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1	The motion to quash subpoena served upon Defendants' former litigation counsel, Mount
2	& Stoelker PC, came on regularly for hearing before the undersigned on October 7, 2008.
3	Having reviewed the papers submitted in support of and in opposition to the motion, having heard
4	the arguments of respective counsel, including Defendants' former counsel, Mount & Stoelker,
5	PC, and good cause appearing, accordingly,
6	IT IS HEREBY ORDERED that Defendants' motion to quash the subpoena issued to
7	Defendants' former counsel, Mount & Stoelker PC, is DENIED. Objections based on the
8	attorney-client privilege and/or the attorney work product doctrines are overruled. Any privilege
9	has been waived by defendant Romi Mayder's express and voluntary disclosure of
10	communications with, and opinions of, his former counsel on the same subject matter as sought
11	pursuant to the subpoena. Mount & Stoelker PC shall produce any and all documents responsive
12	to said subpoena within seven (7) days of the date of this order.
13	SO ORDERED.
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15	Dated:, 2008 By:
16	Hon. Howard R. Lloyd UNITED STATES MAGISTRATE JUDGE
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